PRE-TRIAL DEADLINES

Plaintiff Gilbert Guzman ("Plaintiff") and Defendant SpaceX ("Defendant") hereby submit this Stipulation to Continue Trial and Pre-Trial Deadlines pursuant to Local Rules ("L.R.") 16-9 and 40-1 and respectfully request that the Court issue an order granting this Stipulation pursuant to L.R. 40-1.2.

## STIPULATION TO CONTINUE TRIAL AND PRE-TRIAL DEADLINES

WHEREAS, on October 23, 2015, the Court issued an Order (In Chambers) Setting Pre-Trial & Trial Dates (Doc. 11) that established the following trial date and pre-trial deadlines in this case:

| Deadline to file and serve     | March 28, 2016 | * |
|--------------------------------|----------------|---|
| Memoranda of Fact and Law,     |                |   |
| and Exhibit and Witness Lists; |                |   |
| Discovery Cut-Off              |                |   |
| Deadline to lodge Pre-Trial    | April 11, 2016 |   |
| Conference Order               |                | : |
| Final Pre-Trial Conference     | April 18, 2016 | : |
| Trial                          | May 17, 2016   | : |

WHEREAS, Defendant's counsel has a trial scheduled to begin on May 6, 2016 in another matter, captioned, *Jessica Casabella v. Sutter West Bay Hospitals*, Case No. SCV-255230 (Sonoma County Superior Court).

WHEREAS, Plaintiff's counsel has a trial scheduled to begin on May 17, 2016 in another matter, captioned, *Janson, et al. v. Local Waste Management, et al.*, Case No. 8:14-cv-01787-JLS-DFM (United States District Court, Central District of California).

WHEREAS, the parties disclosed these existing trial dates in their Amended Early Meeting Report / Joint Rule 26(f) Report (Doc. 10) filed September 28, 2015.

WHEREAS, the parties agree that they will not be able to adequately prepare for trial in this case if the *Casabella* and *Janson* cases proceed to trial as planned.

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WHEREAS, the parties further agree that the earliest available date for trial in this case given their counsel's respective existing trial calendars is September 6, 2 2016. 3 WHEREAS, Plaintiff has indicated he intends to bring a motion for remand, 4 which Defendant will oppose, and Defendant agrees not to use this Stipulation as a 5 basis for arguing that this action is not subject to remand. 6 NOW, WHEREFORE, for the foregoing reasons and for good cause shown, 7 the parties hereby stipulate to the following continued trial date and pre-trial 8 deadlines: 10 Deadline to file and serve July 18, 2016 11 Memoranda of Fact and Law, and Exhibit and Witness Lists; 12 Discovery Cut-Off 13 Deadline to lodge Pre-Trial August 1, 2016 Conference Order 14 August 8, 2016 Final Pre-Trial Conference 15 September 6, 2016 Trial 16 Alternatively, the parties hereby stipulate to whatever continued trial date 17 and pre-trial deadlines the Court deems convenient. 18 Finally, to effectuate this stipulation, the parties respectfully request that the 19 Court enter the proposed order submitted herewith. 20 21 Respectfully Submitted, 22 Dated: November 12, 2015 KESLUK, SILVERSTEIN & JACOB, 23 P.C. 24 /s/ Michael G. Jacob 25 Michael G. Jacob Attorneys for Plaintiff GILBERT 26 27 28

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|--------|-------------------------------|--|
| 1      | Dated: November 12, 2015      | FOX ROTHSCHILD LLP                       |
| 2      |                               | /a/ I as D. Szan                         |
| 3      |                               | /s/ Lee B. Szor<br>Lee B. Szor           |
| 4      |                               | Attorneys for Defendant SPACEX           |
| 5      |                               | - NIT-D                                  |
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|        | STIPULATION TO CONTINUE TRIA  |  |